Crawford, Daniel, Dent, Kennard, Lansdale, Marbury,

Stirling, Stockbridge—25.

So the question upon its adoption was decided in the affirmative.

Mr. Miller submitted the following amendment:

Sec. 17. Add to end of section the words "which the Judges shall designate as proper for publication;"

Decided in the affirmative.

Mr. Hebb submitted the following amendment:

Sec. 19. Strike out all after the word "the," in the first line, and insert:

"State shall be divided into twelve Judicial Circuits, in manner following: The counties of St. Mary's, Charles, and Prince George's, shall constitute the first Circuit; the counties of Anne Arundel, Calvert and Montgomery, the second; the county of Frederick, the third; the county of Washington, the fourth; the county of Allegany, the fifth; the counties of Carroll and Howard, the sixth; the county of Baltimore, the seventh; the counties of Harford and Cecil, the eighth; the counties of Kent, Queen Anne's and Talbot, the ninth; the counties of Caroline and Dorchester, the tenth; the counties of Somerset and Worcester, the eleventh; and the city of Baltimore, the twelfth."

On motion of Mr. King,

The further consideration of section nineteen was informally passed over.

Mr. Hebb submitted the following amendment:

Strike out the section and insert:

Sec. 20. One Court shall be held in each county of the State; the said Courts shall be called Circuit Courts for the county in which they may be held, and shall have and exercise all the power, authority and jurisdiction, original and appellate, which the present Circuit Courts of this State now have and exercise, or which may hereafter be prescribed by law.

Mr. Clarke submitted the following amendment to the amendment:

Sec. 20. There shall be a Judge for each county in the State, who shall be elected by the legal and qualified voters thereof, from among those learned in the law.